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6	Attorneys for Defendant							
7	National Title Insurance Of New York, Inc.							
8	UNITED STATI	ES DISTRICT COURT						
9	NORTHERN DISTRICT OF CALIFORNIA							
10	LISA GENTILCORE, on behalf of herself and	Case No.: 3:08-cv-1374-MMC						
11	all others similarly situated,	Assigned Judge: Hon. Maxine M. Chesney						
12	Plaintiff,	Assigned Judge. Tron. Maxine W. Cheshey						
13	v.	STIPULATION AND [PROPOSED] ORDER RE TIME TO RESPOND TO COMPLAINT						
14	FIDELITY NATIONAL FINANCIAL, INC.,	RE TIME TO RESIGNO TO COMI LAINT						
15	et al.,							
	Defendants.							
16 17	WHEREAS, this action was filed on Mar	oh 11, 2008:						
	, in the second							
18	WHEREAS, Plaintiff has served her Summons and Complaint on certain of the defendants;							
19	WHEREAS, defendants The First American Corporation, First American Title Insurance							
20	Company, United General Title Insurance Company, Fidelity National Financial, Inc., Fidelity National							
21.	Title Insurance Company, Ticor Title Insurance Company, Ticor Title Insurance Company of Florida,							
22	Chicago Title Insurance Company, Security Union Title Insurance Company, Stewart Title Guaranty							
23	Company, Stewart Title Insurance Company, Landamerica Financial Group, Inc., Commonwealth Land							
24	Title Insurance Company, Lawyers Title Insurance Corporation, and Transnation Title Insurance							
25	Company filed on April 1, 2008, and the Court ap							
26	extending the time through and including May 27	, 2008 to move against, answer or otherwise respond t						
7	the Complaint; and							
8	WHEREAS, the served defendant, Nation	al Title Insurance of New York, Inc., has requested to						
	be added to the Stipulation and Order filed on Ap	ril 1, 2008, and approved on April 2, 2008, and						
	STIPULATION AND [PROPOSED] ORD	DER RE TIME TO RESPOND TO COMPLAINT						

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Plaintiff's counsel has agreed to that request.

NOW THEREFORE, the undersigned parties, through their respective counsel stipulate and respectfully request that the Court order as follows:

- 1. The attorneys for the Defendant National Title Insurance of New York, Inc. hereby accept service of the Complaint on its behalf.
- The time for Defendant National Title Insurance of New York, Inc. to move against, 2. answer or otherwise respond to the Complaint shall be extended through and including May 27, 2008. This is the first extension of this Defendant's time to move against, answer or otherwise respond to the Complaint in this action.

Defendant reserves its rights to move for a stay of all proceedings in this action until the Judicial Panel on Multidistrict Litigation determines the pending Motion for Transfer of Actions Pursuant to 28 U.S.C. § 1407 for Coordinated or Consolidated Pretrial Proceedings filed in *In re Title Insurance* RESPA and Antitrust Litigation (the "MDL Motion"), or to request further extensions of this deadline, and Plaintiff reserves her rights to oppose such motion or request. Nothing in this stipulation shall be construed as a waiver of any party's right to seek or oppose transfer of this action or coordination or consolidation of this action with any other action.

This stipulation may be executed in counterparts, including by signature transmitted by facsimile.

Dated: April 2, 2008

Respectfully submitted,

DEWEY & LeBOEUF LLP

Attorneys for Defendant National Title Insurance of New York, Inc.

Dated: April 4, 2008

HAGENS BERMAN SOBOL SHAPIRO LLP

/Jeff D. Friedman

Attorneys for Plaintiff Lisa Gentilcore

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Dated:_	April 4, 2008		HONOK	ABLE MAX	INE M. CI	NEY	
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